PENSION OF \$5,000 VOTED BY BOTH HOUSES OF CONGRESS.

Bill Passed by the House Yesterday, and It Now Goes to the President for His Signature.

PROVOKED BY MR. BELL, WHO OP-POSED SETTING PRECEDENT.

Pensioning of the Late President's Widow Defended by General Grosvenor and Others.

WASHINGTON, April 12 .- The House today passed the bill granting a pension to the widow of President McKinley at \$5,000 a year. It had previously passed the on the measure was unanimous, an inquiry by Mr. Bell, of Colorado, as to the preceocratic members spoke for the bill as in the ground that President McKinley had Brachlopods of the Ohio Valley," The day was devoted to private pension a Study of Life and Death.

bills, 177 being passed. When the Senate bill pensioning Ida S. evening at luncheon by Prof. and Mrs. Henry L. Bruner. Wednesday morning he McKinley was taken up Mr. Bell asked will address the students and friends of what justification there was for such a the college at 10:30 o'clock in the college

Mr. Grosvenor answered that this followed a well-established precedent from be announced. the time of Washington.

Mr. Bell said he would not object, but he considered the precedent absolutely represent the widow in this case, he said, had an independent income, the husband's estate inventorying at \$210,000, and understood to include mining stocks. Mr. Bell said many widows of old soldiers were without pensions, and he referred to the number of widows who could be assisted by the amount of this

Mr. Grosvenor answered with considerable feeling. He paid a tribute to the beauty of character of Mrs. McKinley, and expressed astonishment that any member of Congress should view this pension in any venal spirit and should propose going to the Probate Court to learn whether the widow could sustain herself. Mr. Grosvenor characterized such methods as those of a "coroner's jury." It was the first time in the history of such legislation, he said, that there ever was found a man with the sentiment of a shylock, standing on the bridge and estimating the amount of property that the widow might have. Mr. Cannon, of Illinois, also stated that pensions to the wives of Presidents were in the line of precedent.

Mr. Gaines, of Tennessee, asked why the precedent was not observed in the case of Mr. Grosvenor said Mrs. Harrison had been consulted and action doubtless would

be taken. He pointed out, however, that the cases were quite different. Mr. Klutts, of New York, expressed regret that any voice had been raised against this pension. He considered it an absolute duty that the widows of our Presidents | charged with stealing a bicycle from Walshould be placed beyond the peradventure

Mr. Bell explained that he had made no objection to the pension. He merely called Gibson; Edward King, larceny, charged attention to the lack of pensions for many widows of humble soldiers, this amount being sufficient to give \$5 pensions to fifty-

Mr. Calderhead, of Kansas, referred to the number of widows of Union soldiers receiving pensions, not because of charity, he said, but in the spirit of patriotism and

Mr. Richardson, of Tennessee, said he had seen granted several pensions to the widows of Presidents. The custom had the first case it might be desirable to stop son declared that he would be the last to break the precedent in the case of William self emphatically in favor of the bill. Mr. Kleberg, of Texas, declared that if for no other reason this pension should be passed because President McKinley wiped out the last vestige of sectionalism. As one who had "worn the gray," Mr. Kleberg said, he joined in this act of justice to the widow of one who had "worn the blue." A vote was then taken on ordering the bill to a favorable report, and without a dissenting voice favorable action was taken which was equivalent to passing the bill. At 3:50 the House adjourned.

LOWTHER CANNOT APPEAL.

WICHITA, Kan., April 12.-The Rev. Dr. Granville Lowther, who was convicted of Granville Lowther, who was convicted of church employed him to get the property back, and after legal proceedings were west Kansas Conference of the Methodist Church, and who has announced his determination to appeal the case, cannot have that privilege, according to the statement of the Rev. W. H. Rose, who was junior counsel for the Rev. Mr. Lowther during

The Rev. Mr. Rose is now stationed at McPherson, where he is pastor of the church lately served by the deposed min-ister. He says: "Under the law of the church the Rev. Mr. Lowther has forfelted his right to appeal by continuing to preach after he had been convicted and expelled from the ministry. He is still a member of the Methodist Church and has no authority to preach or exercise ministerial functions." times that the convicted minister has in their circulation, and it is contended preached since the announcement of the that their having been signed on Sunday verdict. The Sunday after the trial he does not conflict with his receipt of the sigpreached in the Methodist Church at Geuda | natures, which was on other days, and that

member, referring to a member of an an- as the question as to time of delivery of the hual conference, who has been convicted contracts or their validity is all that will may forfeit his right to appeal by absent- be at issue in the case. Evans Weolen, reping himself from the trial and by such fla- resenting Schafer, says that it will likely grant misconduct after the trial as would necessitate his expulsion; by repeating the things alleged against him in the former the tion will be made and points not definitely trial; by contumacious treatment of the church and its authority; by consummating a union with another church or otherwise abandoning the jurisdiction whose favor is sought in the appeal. The idea is held that whoever would avail himself of the right of apeal must conduct himself so as to be in condition to enjoy the benefit which the successful prosecution of his appeal would bring to him. He must also be so related to the church that, in the event of restoration to membership or the removal of the censure, his amiability for his conduct during the pendency of the trial would be complete. No one can use the discipline of the church, occupying the time of those charged with its administration, without at least professing to be loyal and submissive to its authority."

NEW ASSOCIATIONS.

Considerable Activity in the Secretary of State's Office.

The Indiana Investment Company, of Indianapolis, filed articles of incorporation yesterday with the secretary of state. The capital stock is \$100,000. The company will buy and sell state, county and municipal bonds and will borrow and loan money. The directors are Addison H. Nordyke, George C. Pratt, John L. Moore, Charles E. Nordyke, Robert Finch, E. W. Churchman

and August M. Kuhn.

The Evansville Glass Company filed articles, with a capital stock of \$30,000. The directors are John G. Massie, Ferd John-

son and Thomas Johnson.

The Crown Machine Company filed its articles of incorporation. The company will locate at Terre Haute. The capital stock is \$25,000. The directors are Albert Pfau, Adolph Kirkpatrick, C. Doak and Michael Henry. The Farm Supply Company, of Union City, filed articles, with a capital stock of \$12,000. The directors are Harry Jack, Wil-

liam H. Mote and John Glunt. The Citizens' Telephone Company (north division) will be operated through Clay and Viso counties. The capital stock is

The Western Rubber Company, of Goshen, was also incorporated, with a capital stock of \$75,000. The directors are Theodore F. Garvin, James A. Arthur and H. A.

IRVINGTON ATHENAEUM.

Prof. Nathaniel S. Shaler Will Be the Next Lecturer.

The April meeting of the Irvington Athenaeum will be held Tuesday evening in the Athenaeum Hall at Butler College. As its guest the club will have Dr. Nathaniel Southgate Shaler, dean of the Lawrence Scientific School and professor of geology at Harvard University. The subject of the lecture will be "The Nature of Man."

Dr. Shaler is well known in this country, and especially in Indianapolis, having many friends in the city. As a scientist he ranks among the foremost of the country. He Senate and now goes to the President for graduated from the Lawrence Scientific his signature. Although favorable action School, Harvard, in 1862 and served as an artillery officer in the civil war. In 1868 he became instructor in the Lawrence Sciendents for such action led to an animated tific School. From 1873 to 1880 he directed discussion. Mr. Bell contended that many the geological survey of Kentucky. Since widows of poor soldiers were without pen- 1884 he has been geologist in charge of the sions and that Mrs. McKinley had inde- Atlantic division of the United States Geopendent means, making a pension unneces- logical Survey. He was elected professor sary. Mr. Grosvernor, of Ohio, severely ber of the National Academy of Sciences. criticised Mr. Bell's position. Mr. Richard- Dr. Shaler is the author of the following son, of Tennessee, and several other Dem- books: "A First Book of Geology," "Kentucky, a Pioneer Commonwealth," "The Nature of Intellectual Property," "The line of precedent, Mr. Kleberg, of Texas, Story of Our Continent," "The Interpretaan ex-Confederate soldier, supporting it on | tions of Nature," "Sea and Sand," "Fossil can Highways," "Domesticated Animals; wiped out the last vestige of sectionalism. their Relation to Man," "The Individual,

At the meeting Tuesday evening the offi-cers of the club for the following year will

Dr. Shaler will be entertained Tuesday

FAR THIRTEEN INDICTMENTS HAVE BEEN RETURNED.

Held-Lawyer Sues for a Fee-Other Court Cases.

The grand jury yesterday made a partial report for the April session, returning thirteen indictments, as follows: Jesse Logan, for holding up Guy Shipley and robbing him of 30 cents; Robert Austin, larceny, charged with stealing six bracelets, worth \$5, from Josephine Fortner; Jack Barbour, burglary, charged with entering the barn of Henry Russe and stealing a set of harness valued at \$15; John Shelton, burglary and larceny, charged with entering the residence of Everett Wagner and stealing a hat and overcoat valued at \$18; Manning Allen, larceny, ter Nottmeyer; Fred Ryan, larceny, charged with stealing a watch from Elisha with stealing \$40 in money from George Schmidt, of Bridgeport; Frank Johnson, burglary and larceny, charged with entering the dwelling of Louis Chitty and stealing a cloak valued at \$10; George Pasch, larceny, charged with stealing clothing from Emma Hopewell valued at \$15; Willie Partee and Harry Brown, larceny, charged with stealing clothing from Roy Bosler valued at \$40; Edgar Buck, highway robstood from time immemorial. If this was | bery, charged with holding up Edward Ogle in University Park and robbing him of a and inquire as to the need. But as this | watch valued at \$10; George Zurbach, larwas a time-honored precedent Mr. Richard- | ceny, charged with stealing \$10 from the Manhattan Table Company, of Dayton, O .; Frank Jaycox, larceny, charged with steal-McKinley. Mr. Richardson-announced him- ing 300 feet of copper wire from the street-

LAWYER SUES FOR FEE.

William E. Henderson Makes Allen

Chapel Trustees Defendants. William E. Henderson yesterday filed suit against the trustees of Allen Chapel African Methodist Episcopal Church for \$1,500 for attorney's fees he avers is due him for services. Elias and Emma Walden owned property valued at \$10,000, and by their will caused one-half of it to be bequeathed to the church. Mrs. Walden died Convicted Heretic Has Disobeyed the and Walden afterward married Luclia Johnson. It is alleged that the second stroyed and the property deeded to herself. Henderson avers that the trustees of the instituted, several overtures for a compromise were made. He says the trustees refused to accept these offers and instructed him to push the case for \$5,000. He says that later the trustees settled the case over his protest and that he has received no fee for his services.

Schafer Liquor License Case.

It is probable that the Circuit Court will hear a large part of the evidence in the Schafer liquor license remonstrance case because of a new point that has just been raised by the remontrators. T. P. Kiser, who originated the blanket power of attorney for remonstrances against saloons in The Rev. Mr. Rose had in mind the two | the Fourth ward; had canvassers to assist Springs, and last Sunday afternoon he be accepted them when he received the pa-McPherson Opera House.

preached to a large congregation in the pers from the solicitors. Charles Orbison, one of the attorneys for the remonstrators. one of the attorneys for the remonstrators, Bishop Merrill, in his digest says: "A says that the case may be settled in a day. be nearer a month, as a thorough investiga-



pineteen years old, and unmarried. vorce. Plaintiff failing to appear in court is called and defaulted; cause is dismissed She-I'm twenty-three, married and have for want of prosecution. Judgment against

The directors of the T. B. Laycock Com- Palmist-Well-er-better have that line pany notified the secretary of state of an fixed.

Members Merchants' Association

SAKS @ COMPANY

Members Merchants' Association

LARGEST EXCLUSIVE MEN'S AND BOYS' OUTFITTERS IN THE STATE



Clothing at a Special Price The man who doesn't wear Saks-Clothing doesn't know its merit. IT'S THE BEST MADE. IT'S SOLD LOWER THAN ANY OTHER. But as prices are a powerful magnet we are going to offer still greater special inducements for a day to win for it new friends. We are going to place before you the choice, to-morrow, of

THREE LOTS OF MEN'S SPRING SUITS & THREE LOTS OF MEN'S TOP COATS That are beyond compare with any value you can find anywhere else for \$15 and \$18-and maybe \$20-fo

We shall include one lot of Plain Black Thibet Suits, with two new Fauct effects; all of them cut in the very latest styles-Single-breasted Military Sacks and Two-button Double-breasted Sacks.

We shall include Plain Black, Tan Covert and Oxford Mixtures in Top Coats-cut in the extremes and medium lengths; some of them you'll find lined with heavy quality of silk throughout.

All of them-both Suits and Top Coats-have every detail of making and fashion and fit that gives Saks-Clothing its just claim to bestness. They are the "Fit Reform" garments-and therefore made by us. All sizes-and for two days only-Monday and Tuesday.

BOYS' Three-piece YOUNG MEN'S Long

A Monday Offering of Boys' Clothing big and Little....

What matter which end of the week-so long as you buy to good advantage? No Saturday Special was ever more appealing-with value greater, or price less. It's not strange that the youngsters of Indianapolis are mostly all clothed here. There are good and sufficient reasons for it that parent and son alike know and appreciate. The characteristic excellence of Saks' Men's Clothing is repeated in the Saks' Boys' Clothing.

Short Pants Suits, in plain and

Fancy Patterned Cheviots; strictly

all wool; and cut in the very latest

Single-Breasted style, military ef-

fect. They are Suits that were

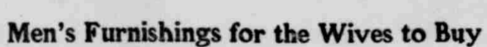
made to sell at \$6 and \$7.50-and

are very attractive values-

BOYS' Double-breasted BOYS' Double-breasted and "Manly" Short Pants Suits, and "Manly" Short Pants Suits; "Manly's" with separate Vests in very attractive Mixed Cheviots and Shields; each Suit with TWO that are full of wear-strength and PAIRS OF PANTS; made up in service-getting quality; they are the neatest patterned Cheviots. A / made up with extra care to detail; special purchase of \$3.50 Suits at all seams double sewed and strainpoints reinforced. Splendid value them on sale at for \$3.00. Choice,

Sizes 4 to 15 years.

such a price that we can place



Ladies, as a rule, are more scrutinizing buyers than men. We shall be glad, therefore, to have you delegate the "home folks" to examine these lots that we special for Monday and buy if they find them, (as we know they will), exceptional and extraordinary.

A Special in Neckwear — Lot of regular 50c Silks, made up into all the fashionable shapes of spring Neckwear, in new seasonable shades, in fact exclusive patterns. For the one day—to-morrow—we are going 25c

A Special in Underwear - The Underwear that is needed right now; genuine Balbriggan Shirts and Drawers; Shirts finished with silk; Drawers reinforced; Pearl buttons; properly fashioned and perfect fitting. Worth 75c a garment. To-morrow they'll be marked ... A Special in Shirts-We've made this \$1.05 grade of ours famous by the values we've offered in it—but the best \$1.05 Shirt you ever saw isn't equal to this lot. They are both Stiff and Soft Bosoms; in all-over Percales and Madras, and with each Shirt are TWO pairs of cuffs to match. Please examine the quality of the material and the careful making. \$1.05

A Special in Half Hose-Fancy Lisle and Cotton A Special in Umbrellas -26 and 28-inch English aiso pla n blacks and tans; the Fancles are the Fads Gloria Umbrellas, full paragon frames, steel rods and mountof the season, and the value equal to the best sold by exclusive Haberdashers at 35c a pair, for the

A Special in Handkerchiefs-Men's All Pure A Special in Suspendars-Lot of English Web

OU cannot buy a better Hat in America

I for \$3.00 than the "Saks Leader"----

wear guaranteed; tassels and case with each \$1.45



the celebrated 'Star" makers and are regular 75e 45c BOYS' Fancy Percale Shirts, Negligee and Stiff-bosoms; entirely

and the best of the regular 48C 75c kind. All sizes .. BOYS' Neckwear, Windsors and made-up Ties; Juvenile patterns and colors; worth 23C

BOYS' Spring-weight Balbriggan Shirts and Drawers; perfectly fashioned and every garment reinforced for greatest service. Worth 35c, a garment... 23c Sizes 14 to 19 years. Boys' Reliable

Pants Norfolk Suits, made up in

very Englishy patterned Cheviots,

and made with all the latest tailor-

ing touches-yoke back and front;

box plaits back and front; and

turn-up Trousers; as haudsome

Suits as \$10 ever bought-

Shoes THE average boy can beat his father in wearing out Shoe leather. But here are some Shoes that defy the roughest usage. They are all solid leather throughout, made of Calf, in eomfortable and worth \$1.00

BOYS' Fine Calf Shoes, Lace

style, with good heavy oak-tanned sales, reinforced stays; solid heels and made on lasts of the latest pattern; nobby and durable; all sizes; worth \$1.45 BOYS' Patent Leather and Calf Lace Shoes; new lasts and strictly

reliable in quality and make; all sizes; worth \$1.95

and Caps THE Golf Cap is the best for

Boys'

CHILDREN'S Straw Sailors, in rough and milan braids, either plain or in combination colors, trimmed with silk bands and stroamers, wide brims and the fashionable summer \$1.45

CHILDREN'S Cloth Turbans, in assorted plain colors, new shape and very becoming to the little chaps; the quality and the style that sells everywhere at 45c

OU cannot buy a better Shoe in America

for \$4.00 than the "Saks Special"---Kid, Calf and Patent Leather, newest shapes GUARANTEED --- for

SAKS & COMPANY, Corner Washington and Pennsylvania Streets.

H. J. Everett's Statement.

asked to confine his remarks to the issues

of his case, Everett has the following to

say: "I did not make a statement that I

thought Judge Allen was blased nor did I

make a statement from which such infer-

ence could be drawn. What I said was that

in an effort to talk his case through and

was now, by misleading statement of facts,

The court called my attention to the fact

that such remarks were not within any

A Suit in Attachment.

The suit in attachment of John P. Mul-

lally, a jeweler of Monument place, against

Abraham Worth for a diamond ring was on

trial before Judge Leathers yesterday.

Worth purchased a ring of Mullally for \$75,

paying \$63 down. It is said that he has not

paid the balance. Mullally instituted at-

tachment proceedings for the ring, and

vesterday Worth testified that he had lost

it while taking a dog to "Tomyville," six

miles east of Franklin. Attorney Bailey,

representing the plaintiff, said there is no

town six miles east of Franklin, but that

there is a little village west of that place.

The case was continued for further evi-

Demand Made for Damages.

tate of Icy Dorena Wilkins, yesterday filed

suit against the Big Four Railway Com-

pany for \$10,000 damages. He avers that as Mrs. Wilkins was driving over a grade

crossing on the Crawfordsville road, five

miles northwest of the city, a train struck the buggy, threw her out and she was

killed. He says she was a widow with

four children, the youngest of whom is an

invalid and dependent on the mother for

THE COURT RECORD.

SUPERIOR COURT.

Room 1-John L. McMaster, Judge.

William Bufford vs. Nancy Bufford; di-

Joseph Miller, administrator of the es-

trying to do the same thing with the jury.

issue and asked me to desist."

Mr. Pritchard had bombarded the court

Derbys and Soft Hats,

GUARANTEED---for

in twenty-eight

plaintiff in the sum of \$56.08. Wallace Black vs. Frances Black; dihis cost. Plaintiff prohibited from marry- ord. Assignment of errors. In the case of Martha J. Kersey against | ing for two years. Agnes Lafollette vs. Solomon Lafollette; divorce. Finding for defendant. her son, Frank Kersey, to set aside a deed and for an accounting, in which Attorney Room 3-Vinson Carter, Judge. Harmon J. Everett, for the defendant, was Eugenie Assy vs. Phillipine Boehm et al.

> quieted. Judgment against plaintiff for CIRCUIT COURT. Henry Clay Allen, Judge. Andrew Patterson vs. Arabella A. Patterson; divorce. Submitted to court. Finding for defendant on cross-complaint. Decree

quiet title. Finding for plaintiff and title

of divorce. By agreement of parties costs taxed to defendant George Pfau vs. Jacob Dux; on note. Defendant defaulted. Submitted to court. Finding for plaintiff. Judgment against defendant for \$416.25 and costs without re-State ex rel. Lulu Gladys Hiatt vs. Joseph Bledsoe; bastardy. Submitted to court. Evidence heard.

CRIMINAL COURT. Fremont Alford, Judge. The State of Indiana vs. Frank Jaycox; grand larceny and receiving stolen goods. Plea of not guilty to each count The State of Indiana vs. George Zurbuch; petit larceny. Plea of guilty. Defendant forty-five years. Sentenced to the Indiana State Prison for from one to three years. NEW SUITS FILED.

William I. Ripley vs. Alexander P. Herron; note. Superior Court, Room 1. Joseph Miller, administrator of the estate of Ivy Dorena Wilkins, vs. C., C., C. & St. Railway Company; damages. Demand, \$10,000. Superior Court, Room 2. William E. Henderson vs. Thomas Ashley et al.; contract. Superior Court. Room 3. Advance Veneer Lumber Company vs. William H. Duy et al.; to quiet title. Cir-

HIGHER COURTS' RECORD. SUPREME COURT. -Minutes .-

19765. Baltimore & Ohio Southwestern Railroad Company vs. Charles Adams. Jackson C. C. Appellee's brief. 19785. Republic Iron and Steel Company vs. State of Indiana. Delaware C. C. Appellant's brief. 19317. John S. Brown et al. vs. James B. Clew et al. Clinton C. C. Petition for rehearing for Brown et al. 19790. Henry N. Gunn et al. vs. Cassius Haworth. Hamilton C. C.

ment of errors. 19832. State ex rel, Melissa J. Ross vs. vorce. Finding and decree for plaintiff at Edwin A. Anderson. Randolph C. C. Rec-APPELLATE COURT.

> 4214. William H. Stephens, auditor, et al. vs. William C. Smith. Tippecanoe S. (Appellee's motion to dismiss. 4092. J. A. Artz et al. vs. Warren M. Yeager. Vigo C. C. Appellee's additional 3449. Oliver H. Bogue et al. vs. John W. Murphy et al. Pulaski C. C. Appellants' petition to transfer to Supreme Court. 4313. Rufus K. Syfers et al. vs. Samuel A.

Keiser. Tipton C. C. Appellee's brief. Rings Lost During a Fire.

Joseph List, a quarantine officer employed by the city, and living at 921 South Delaware street, yesterday reported to the police the loss of four gold rings which, he says, were taken from his home during a fire last Friday afternoon. List's house caught fire from an overheated range while his family was absent. The house was entered by the firemen and a number of other people followed them and carried household effects to a place of safety. The rings disappeared then and cannot be found.

Sir Knights Go to South Bend. The sir knights and ladies of Raper Commandery, Knights Templars, will go to South Bend on Wednesday on a special train to attend the Grand Commandery conclave. A band will be taken on the trip, The knights and ladies of Columbus, Greenfield and Franklin will join the Indianapolis party. Mrs. Will Cumback, jr., will b

Dr. Humphreys' "77" breaks up Grip and Colds that hang on -handy to carry-25 cts.-

Men's Furnishings

THEN it comes to talking about these things we can't talk strongly enough. The neatness and general excellence of our goods cannot be told on paper. You can appreciate their worthiness only when you see them; and we have such an

Wash Vests,

Soft Shirts, Fancy Hosiery,

Neckwear, Underwear, Etc.,

even if you don't need a thing. You never saw such excellent values for so little money. Don't be bashful about bothering us. We like to be bothered.

PAUL H. KRAUSS

44 EAST WASHINGTON STREET.

Shirtmaker. Men's Furnisher.

Packages Called For Armstrong Laundry

and Delivered

assortment. 'Twill do you good to see our lines of